1 2 3 4 5 6 7 8 9 10 11	LAW OFFICES OF DALE K. GALIPO Dale K. Galipo (SBN 144074) dalekgalipo (yahoo.com Marcel F. Sincich (SBN 319508) msincich (galipolaw.com 21800 Burbank Blvd., Suite 310 Woodland Hills, CA 91367 Tel: (818) 347-3333 Fax: (818) 347-4118 THE SEHAT LAW FIRM, PLC Cameron Sehat, Esq. (SBN 256535) cameron @sethatlaw.com 5100 Campus Dr., Suite 200 Newport Beach, CA 92660 Tel: (949) 825-5200 Fax: (949) 313-5001 Attorneys for Plaintiff MARIBEL MURILLO HYDEE FELDSTEIN SOTO, City Attorney DENISE C. MILLS, Chief Deputy City Attorney (SBN 191992) SCOTT MARCUS, Chief Assistant City Attorney (SBN 184980) CORY M. BRENTE, Senior Assistant City Attorney (SBN 115453) CHRISTIAN R. BOJORQUEZ, Deputy City Attorney (SBN 192872)		
12 13 14 15 16	200 N. Main Street, 6th Floor, City Hall East Los Angeles, California 90012 Tel: (213) 978-7023; Fax: (213) 978-8785 Email: christian.bojorquez@lacity.org Attorneys for Defendant CITY OF LOS ANGELES Kevin E. Gilbert, Esq. (SBN: 209236) kgilbert@ohhlegal.com Carolyn M. Aguilar, Esq. (SBN: 289550)		
17 18 19	caguilar@ohhlegal.com ORBACH HUFF + HENDERSON LLP 6200 Stoneridge Mall Road, Suite 225 Pleasanton, California 94588 Tel: (510) 999-7908 Fax: (510) 999-7918 Attorneys for Defendants JESUS MARTINEZ and KYLE GRIFFIN		
20 21	UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA		
22	MARIBEL MURILLO,	Case No.: 2:22-cv-03188-DMG-SKx	
23	Plaintiff,	[Honorable Dolly M. Gee]	
24	VS.	JOINT STIPULATION TO DISMISS CERTAIN CLAIMS	
2526	CITY OF LOS ANGELES; JESUS MARTINEZ; KYLE GRIFFIN; and DOES 1- 10, inclusive,	CERTAII CEAIVIS	
27 28	Defendants.		
	1 Case No.: 2:22-cv-03188-DMG-SKx JOINT STIPULATION TO DISMISS CERTAIN CLAIMS		
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TO ALL PARTIES, BY AND THROUGH THEIR ATTORNEYS OF **RECORD:** Plaintiff MARIBEL MURILLO and Defendants CITY OF LOS ANGELES, JESUS MARTINEZ, and KYLE GRIFFIN hereby serve the following Joint Stipulation to Dismiss Certain Claims. In an effort to simplify the issues for the Court and jury related to any Rule 56 motion and trial, and to focus the Court and jury's attention on the central factual disputes of this case related to the Defendant Officers' use of force and tactics preceding the use of force, Plaintiff voluntarily dismisses the following claims: Plaintiff voluntarily dismisses her claims against the Defendant City of Los Angeles pursuant to *Monell*; specifically, Claim No. 5) Ratification; Claim No. 6) Inadequate Training; and Claim No. 7) Unconstitutional Custom and Policy. ///

1	Plaintiff further voluntarily dismisses Claim No. 1) Detention and Arrest;	
2	and Claim No. 3) Denial of Medical Care against Defendants Jesus Martinez and	
3	Kyle Griffin.	
4		
5	DATED: November 2, 2023 LAW OFFICES OF DALE K. GALIPO THE SEHAT LAW FIRM, PLC	
6		
7	By: /s/	
8	Dale K. Galipo Marcel F. Sincich	
9	Cameron Sehat	
10	Attorneys for Plaintiff	
11		
12	DATED: November 2, 2023 ORBACH HUFF + HENDERSON LLP	
13	By: _/s/Kevin E. Gilbert	
14	Kevin E. Gilbert	
15	Attorneys for Defendants, OFFICER JESUS MARTINEZ and OFFICER	
16	KYLE GRIFFIN	
17	DATED: November 2, 2023 HYDEE FELDSTEIN SOTO, City Attorney	
18	Tribble Revenues 2, 2025	
19	By A-5	
20	HRISTIAN R ZOJORQUEZ OCA	
21	Attorneys for Defendant CITY OF LOS ANGELES	
22	ANGLES	
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	3 Case No.: 2:22-cv-03188-DMG-SKx	

JOINT STIPULATION TO DISMISS CERTAIN CLAIMS